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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/378,533	08/20/1999	PAMELA L. MCKISSICK	UV-98 9255		
7590 06/28/2006			EXAMINER		
PEJMAN SHARIFI FISH & NEAVE			KOENIG, ANDREW Y		
	OF THE AMERICAS	ART UNIT	PAPER NUMBER		
NEW YORK, 1	NY 100201104	2623			

DATE MAILED: 06/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applica	tion No.	Applicant(s)	Applicant(s)				
		09/378,	533	MCKISSICK ET A	MCKISSICK ET AL.				
		Examine	ər	Art Unit					
			Y. Koenig	2623					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL asions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communic period for reply is specified above, the maximum statutor re to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF T CFR 1.136(a). In no e ation. Ty period will apply and by statute, cause the ap	THIS COMMUNICATE EVENT, however, may a reply will expire SIX (6) MONTHS explication to become ABAND	FION. be timely filed from the mailing date of this of DONED (35 U.S.C. § 133).					
Status									
1)[汉]	Responsive to communication(s) filed o	n 12 Anril 2006							
	This action is FINAL . 2b)⊠ This action is non-final.								
′=	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims		•						
_	Claim(s) 63-86 is/are pending in the app	olication							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
·	Claim(s) <u>63-86</u> is/are rejected.								
•	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction	and/or election	requirement.						
Applicati	on Papers								
9)□	The specification is objected to by the Ex	raminer							
'=			o)☐ objected to by t	the Examiner					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
	Replacement drawing sheet(s) including the			• •	FR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	nder 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) ☐ All b) ☐ Some * c) ☐ None of:									
1. Certified copies of the priority documents have been received.									
2. Certified copies of the priority documents have been received in Application No									
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International	Bureau (PCT Ru	ıle 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.									
Attachment									
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-9	249)	4) Interview Summ	nary (PTO-413) ail Date					
3) 🔲 Inforn	e of Drattsperson's Patent Drawing Review (PTO-s nation Disclosure Statement(s) (PTO-1449 or PTO No(s)/Mail Date			nal Patent Application (PT	O-152)				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 63-86 have been considered but are most in view of the new ground(s) of rejection.

The examiner notes that the grounds of rejection has changed in that the applicant has amended to add a new limitation, but does not overcome Knudson of record.

Specifically, the applicant argues that the instant invention improves Knudson by in that it "display[s] information with the at least one program title, wherein the information informs the user" of the fact that the unscheduled program is non-frame. The applicant relies the language of "Coming to PPV," "New This Fall," and "The New Season," see figure 10. The examiner notes that this language is captured as, "the information informs the user that the unscheduled program is outside the program listings time frame that is currently available to the user." Upon further review of Knudson, Knudson teaches different language than relied upon by the applicant, but still performs the claim limitation of information that informs the user that the unscheduled program is outside the program listings time frame that is currently available to the user. For example, Knudson teaches different program types (see figure 7, label 108), which lists types of programs from "first-run," "rerun," "all," "network," and "unviewed only." The examiner notes that by selecting "all," it informs the user that all unscheduled programs outside the program listing time frame that is currently available to the user will generate a reminder. Whereas it is recognized that if a program is within the current Art Unit: 2623

time frame, a notification will be generated, however this interpretation is not precluded in the claim. Consequently, the applicant's argument is not persuasive.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 63-64, 66-72, and 74-86 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Application Publication 2005/0204388 to Knudson et al. (Knudson).

It appears that the applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Regarding claims 63, 69, 77, and 82, Knudson teaches reminder list displaying at a list of at least one program title (such as "This week with Sam + Cokie") wherein each of the at least one program title is to an unscheduled program that is outside a program listings time frame that is currently available to a user, in that Knudson teaches a list of reminders (figure 10), wherein program titles correspond to series (pg. 5, para. 0058), wherein This week with Sam + Cokie corresponds to programs outside of the program listings time frame in that the system will remind the user of the program (when the program is no part of the program listing time frame) (see pg. 6, para. 0072, 0074).

Knudson teaches program type options for a series recording, which reads on displaying information with the at least one program title (pg. 5, para. 0064, fig. 7, label 108), wherein the information informs the user that the unscheduled program is outside the program listings time frame that is currently available to the user.

In addition, Knudson teaches providing the user with the opportunity to select a program title from the displayed list (fig. 10a, pg. 7, para. 0078), and providing a notification to the user of the availability of the program corresponding to the selected program title when the corresponding program is now in the current program listings time frame (fig. 9, pg. 6, para. 0068).

Regarding claims 64, 72, 78, and 83, Knudson teaches displaying a list of programs for which a notification is to be provided (as shown in figure 10).

Regarding claims 66, 74, 79, and 84, Knudson teaches providing a message notification, as shown in figure 9, pg. 6, para. 0068).

Regarding claims 67, 75, 80, and 85, Knudson teaches providing a reminder notification, as shown in figure 9, pg. 6, para. 0068).

Regarding claims 68, 76, 81, and 86, Knudson teaches providing the user with the opportunity to setup a configuration of the notification (fig. 7-8, 10a, 11).

Regarding claim 70, Knudson teaches user television equipment (pg. 3, para. 0043).

Regarding claim 71, Knudson teaches that the equipment can be a personal computer (pg. 3-4, para. 0047).

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 65 and 73 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent Application Publication 2005/0204388 to Knudson et al. (Knudson) in view of U.S. Patent Publication No. US 2002/0026496 to Boyer et al. (Boyer).

Regarding claims 65 and 73, Knudson is silent on notifying the user with electronic mail.

Boyer teaches notifying the user with electronic mail; Boyer, in the same field of endeavor, teaches a television programming system with electronic mail notifications of desired programming (page1, paragraph 6, paragraph 9; see also page 4, paragraph 51) for the advantage of delivering notifications of programming selections to any internet accessible system.

One of ordinary skill in the art would recognize the benefit of notifying the user with electronic mail in order to deliver notifications of programming selections to any Internet accessible system

Accordingly, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Lawler to include presenting comprising notifying said user with electronic mail, as taught by Boyer, for the advantage of delivering notifications of programming selections to any Internet accessible system.

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Y. Koenig whose telephone number is (571) 272-7296. The examiner can normally be reached on M-Fr (8:30 - 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571)272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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